UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

CIVIL MINUTES - GENERAL

		CIVIL MINOTES - G			
Case No.	SA CV 25-01	15 FMO		Date	March 3, 2025
Title	In Re The Litigation Practice Group P.C.				
Present: The Honorable		Fernando M. Olguin, United States District Judge			
Vanessa Figueroa		None		None	
Deputy Clerk		Court Reporter / Recorder		Tape No.	
Attorney Present for		r Plaintiff(s): Attorney Present for			t for Defendant(s):
None Pres		ent None Pres		Present	
Proceedings: (In Chambers) Order to Show Cause Re: Consolidation of Actions					
In two related appeals¹ arising from debtor The Litigation Practice Group's Chapter 11 bankruptcy petition (Bankruptcy ("BK") Case No. 23-10571 SC), appellant Bridge Funding Cap, LLC challenges the Bankruptcy Court's grant of partial summary judgment, (see Bridge Appeal, Dkt. 1, Notice of Appeal at 2), and appellant Azzure Capital, LLC challenges the Bankruptcy Court's grant of partial summary judgment. (See Azzure Appeal, Dkt. 1, Notice of Appeal at 2); (Litigation Practice III, Dkt. 1, Notice of Appeal at 2). "If actions before the court involve a common question of law or fact, the court may					
consolidate the actions[.]" Fed. R. Civ. P. 42(a)(2). The court "weighs the saving of time and effort consolidation would produce against any inconvenience, delay, or expense that it would cause." Huene v. United States, 743 F.2d 703, 704 (9th Cir.), on reh'g, 753 F.2d 1081 (9th Cir. 1984). "A district court generally has 'broad' discretion to consolidate actions[.]" Pierce v. Cty. of Orange, 526 F.3d 1190, 1203 (9th Cir. 2008).					
Having that:	g reviewed the	dockets in the <u>Bridge Appe</u>	<u>al</u> and the <u>A</u>	zzure /	Appeal, IT IS ORDERED
1. No later than March 11, 2025 , each party shall file a Memorandum Re: Consolidation ("Memorandum"), no longer than five pages in length, addressing (1) the extent to which there are similar factual and/or legal issues in the above cases, and (2) whether or not the cases should be consolidated pursuant to Rule 42(a) of the Federal Rules of Civil Procedure.					
2. If the parties agree that the cases should be consolidated, then the parties shall file a stipulation in lieu of a Memorandum no later than March 11, 2025 .					
		In	itials of Prepar	rer	vdr

¹ The two related appeals are <u>In re The Litigation Practice Group, P.C.</u> (<u>Bridge Appeal</u>), SA CV 24-2043 (C.D. Cal.), and <u>In re The Litigation Practice Group, P.C.</u> (<u>Azzure Appeal</u>), SA CV 25-0115 (C.D. Cal.).